AO 91 (Rev. 11/11) Criminal Complaint

### UNITED STATES DISTRICT COURT

		for the		
	District	of New Mexico	FIL	ED
United States of America v. Shane Ray Catron DOB: XX/XX/1981 SSN: XXX-XX-4706		)		DISTRICT COURT E, NEW MEXICO
		) Case No. 16 - MJ.	-28/2 JUL 0	1 2016
		) ) )	MATTHEW J. DYKMAN CLERK	
Defendant(s)		• 1	OL.	-1 U V
	CRIMINA	AL COMPLAINT		
I, the complainant in this	case, state that the fol	llowing is true to the best of my	knowledge and belief.	
On or about the date(s) of	June 15, 2016	in the county of	San Juan	in the
District of	New Mexico	, the defendant(s) violated:		
Code Section		Offense Descripti	on	
18 USC 1153 18 USC 2244(a)(5) and 2246(3)	Offenses com Abusive Sexua	mitted within Indian Country al Contact		
This criminal complaint in Please see affidavit.	s based on these facts	<b>:</b>		
Continued on the attack	ched sheet.		4.2 <i>A</i>	
		Co	Delanant's signature	
		W. Monty 1	Valoron, Specinted name and title	iel Agent-FB
Sworn to before me and signed in	n my presence.	10	1/1/3	
Date: July 1, 20/1 City and state: Farming for	6	f- Paul	hudge's signature	
City and state: Farming h.	New Mar	B. Paul B	Briones, US Magistra	Section 1
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## IN THE UNITED STATES DISTRICT COURT DISTRICT OF NEW MEXICO

UNITED STATES OF AMERICA	)	Case No. 16-MJ-28/2
VS	í	Case No.
	)	AFFIDAVIT IN SUPPORT OF
Shane Ray Catron	)	ARREST WARRANT
***	)	
	)	
	ì	

# AFFIDAVIT IN SUPPORT OF AN APPLICATION FOR AN ARREST WARRANT

I, the undersigned, being duly sworn, hereby depose and state as follows:

#### INTRODUCTION AND AGENT BACKGROUND

- 1. I make this affidavit in support of an application for arrest warrant for Shane Ray Catron.
- 2. Your affiant is a Special Agent (SA) of the Federal Bureau of Investigation (FBI) and has been employed in that capacity since September 2007. Your affiant is currently assigned to the Albuquerque Division of the FBI, Farmington Resident Agency, and has primary responsibility for investigating crimes occurring in Indian Country within the District of New Mexico. In this regard the following information was relayed to your affiant and was developed from an investigation conducted by FBI Special Agent Aaron Carp of the FBI Gallup Resident Agency and/or communicated to him by other sworn Law Enforcement Officers. This affidavit is intended to show merely that there is sufficient probable cause for the requested warrant and does not set forth all of my knowledge about this matter.
- 3. Based on my training and experience and the facts as set forth in this affidavit, there is probable cause to believe that violations of United States Code 18 U.S.C. §§ 1153, offenses committed within Indian country, and United States Code 18 U.S.C. §§2244(a)(5) and §§2246(3), abusive sexual contact were committed by Shane Ray Catron. Shane Ray Catron sexually assaulted Jane Doe, a six year old child, when he, with his hand, directly touched and groped the buttocks of Jane Doe on or about

June 15, 2016. Both Shane Ray Catron and Jane Doe are registered tribal members of the Navajo Nation.

#### **PROBABLE CAUSE**

- 4. On June 28, 2016, Investigators with the Navajo Nation Division of Family Services contacted Special Agents of the Federal Bureau of Investigation, along with the Navajo Police Department, and reported that Jane Doe reported that she had been inappropriately touched by Shane Ray Catron.
- 5. On June 30, 2016, during a forensic interview, Jane Doe disclosed that "Shane" groped her buttocks, directly on the skin, and squeezed her buttocks while in her bedroom. Shane Ray Catron lives in the same household as Jane Doe.
- 6. On June 30, 2016, Special Agent Aaron Carp and Navajo Nation Police Officer Gladys Antone interviewed Shane Ray Catron. Shane Ray Catron confessed to having placed his hands down the pants of his niece and groping her buttocks, while she was sleeping, or so he thought, in the home of Shane Ray Catron's sister.
- 7. On June 30, 2016, Special Agent Aaron Carp interviewed Amanda Smith, the mother of Jane Doe and sister to Shane Ray Catron, who provided that this event occurred in her home, located in the area of Fruitland, New Mexico, on or about June 15, 2016. Amanda Smith's home is located on the Navajo Nation Indian Reservation and is Indian Country as defined by Federal law. Amanda Smith provided that another female, approximately 10 years old, was also in the home, but was not assaulted.

### CONCLUSION

- 8. Based on the forgoing, I request that the Court issue the proposed arrest warrants.
- 9. Your affiant believes there is probable cause to find that Shane Ray Catron, a Navajo Indian, did commit violations of United States Code 18 U.S.C. §§ 1153, offenses committed within Indian country, and United States Code 18 U.S.C. §§2244(a)(5) and §§2246(3), abusive sexual contact, by

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having inappropriate contact with Jane Doe, while within the boundaries of Indian Country, and that an arrest warrant should be issued.

Respectfully Submitted,

SA W. Monty Waldron

Federal Bureau of Investigation

Albuquerque Division

Submitted and sworn to

Before me this day
Of July 2016

UNITED STATES MAGISTRATE JUDGE